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07A 3825 PCT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Art Unit:

3732

MAKOTO NUMAKAWA et al.

Serial No.: 10/565,769

Filed: January 24, 2006

For:

MAINTENANCE APPARATUS FOR

MEDICAL HAND PIECE

REQUEST FOR CORRECTED FILING RECEIPT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In connection with the above-identified application, upon review of the Corrected Filing Receipt, a copy of which is enclosed, it was found that there is an error. In particular, the title of the invention is incorrect. Instead of "Maintenance device for medical hand piece", the correct title is --MAINTENANCE APPARATUS FOR MEDICAL HAND PIECE -- as indicated in the enclosed copies of a Declaration and Power of Attorney and application data sheet.

It is therefore respectfully requested that the Patent Office correct its records and issue a Corrected Filing Receipt which reflects the above information.

> Respectfully submitted, KODA & ANDROLIA

> > William L. Androlia Reg. No. 27,177

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Certificate of Transmission

I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office Fax No. (703) 305-9822 on

October 31, 2006.

Villiam L. Androlia

Page 2 of 3

Non-Publication Request: No

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Early Publication Request: No

Title

Maintenance device for medical hand piece

apparatus

Preliminary Class

433

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process simplifies the filing of patent applications on the same invention in member countries, but does not result in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treatles and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

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Title 35, United States Code, Section 184
Title 37, Code of Federal Regulations, 5.11 & 5.15

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Application Data Sheet

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Application Information

Application Type::

Regular

Subject Matter::

Utility

Suggested classification::

Suggested Group Art Unit::

CD-ROM or CD-R?::

None

Title::

Maintenance apparatus for medical hand

piece

Attorney Docket Number::

07A 3825 PCT

Request for Early Publication?::

No

Request for Non-Publication?::

No

Suggested Drawing Figure::

2A 16

Total Drawing Sheets::

No

Petition included?::

Small Entity::

No

110

Secrecy Order in Parent Appl.?::

No

Applicant Information

Applicant Authority Type::

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Full Capacity

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Country::

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Postal or Zip Code::

Citizenship Country::

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3102774118

PATENT (U.S.A)
ATTURNEY'S DOCKET NO
07A 3825 PCT

DECLARATION and POWER OF ATTORNEY

1.1 Declaration Submitted With Initial Filing Declaration Submitted after thitial Filing (surcharge 37 CFR 1.16(e)) required)

I hereby declare that:

Each inventor's residence, mailing address, and citizenship are as stated below next to their name.

I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

		MAINTENANCE APPARATUS	FOR MEDICAL HAND	PIECE		
the	specification of which is attach was filed on <u>Janua</u> and was amended	ed hereto unless the following box is checked: ny <u>24, 2006</u> as United States Application N	lumber or PCT International A	pplication Numbe	PCT/JP2004/010902	
l he	ereby state that I have reviewed	and understand the contents of the above- identifi	ed apecification, including the	cialms, as amend	ied by any amendment specifically	
l ac info I he or 3 by c	rmation which became available reby claim foreign priority benef 65(a) of any PCT international :	Information which is material to patentability as do e between the filing date of the prior application an lits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of a application which designated at least one country of plication for patent, inventor's or plant breeder's right is claimed.	d the national or PCT internat iny foreign application(s) for p other than the United States of	ional filing date of stent, inventor's o l'America, listed i	the continuation-in-part application. r plant breedor's rights cortificate(s), selow and have also identified below,	
PRIOR FOREIGN APPLICATION(S)						
COUNTRY		APPLICATION NUMBER	DATE OF FILING Month Day Year		PRIORITY CLAIMED UNDER 35 U.S.C. 119	
Japan		2003-280251	July 25, 2003	3	Yes 🗆 No	
Peter WILL	nt and Trademark Office conne LIAM L. ANDROLIA, Reg. No. 2	7,177; H. HENRY KODA, Reg. No. 27,729.				
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lher (h	at these statements were made	e herein of my own knowledge are true and that a swith the knowledge that willful false statements i talements may jeopardize the velidity of the applic	and the like so mada are ouni	shabio by fine or	re believed to be true; and imprisonment, or both, under 18	
IGNATURE OF INVENTOR 1 SIGNATURE OF INVENTOR 2 OA . A . A . A						

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DATE Balsuary, 2. 2000s	DATE Frehmany 7, 2006.
SIGNATURE OF INVENTOR 3	SIGNATURE OF INVENTOR 4 Hirofumi Ilkinara